

The United States Attorney Charges:

Count One
Perjury
(Violation of 18 U.S.C. § 1621(2))

On or about June 10, 2003, in the Dallas Division of the Northern District of Texas, defendant, **John Marco**, in a declaration, certificate, verification and statement under penalty of perjury as permitted under 28 U.S.C. § 1746, did willfully subscribe as true a material matter which he did not believe to be true, that is, **Marco** filed and caused to be filed in the United States District Court for the Northern District of Texas in connection with a civil case, a Return of Service and Statement of Service Fees form wherein **Marco**, under the penalty of perjury, falsely declared on the Return of Service and Statement of Service Fees form that on June 4, 2003, he had personally served a copy

of the summons and complaint upon the said civil case defendant at 302 North Rideway,

Cleburne, Texas, which declaration Marco knew and believed was not true.

In violation of 18 U.S.C. § 1621(2).

RICHARD B. ROPER UNITED STATES ATTORNEY

MARK Ľ. NÍCHOLS

Assistant United States Attorney Texas State Bar No. 14997700 Burnett Plaza, Suite 1700 801 Cherry Street, Unit #4

Fort Worth, Texas 76102-6882

Telephone: 817.252.5253 Facsimile: 817.978.3094

E-Mail: mark.nichols@usdoj.gov